

STATUS OF THE CLAIMS

Claims 32-59 are currently pending in this Application. Claim 60 is newly added, dependent upon independent claim 52.

REMARKS

In the Office Action mailed on September 1, 2009, a Restriction Requirement was issued under 35 U.S.C. 121 and 372, and PCT Rule 13.1. The following inventions were considered to lack unity of invention:

- Group I:** **Claims 32-33**, drawn to a method of identifying receptors.
- Group II:** **Claims 34-36**, drawn to a cell comprising a nuclear receptor and an adaptor fusion protein comprising a human co-regulator domain.
- Group III:** **Claims 37-46**, drawn to a method for identifying enzymes.
- Group IV:** **Claim 47**, drawn to a method for selecting cells.
- Group V:** **Claims 48-59**, drawn to a cell comprising a nucleic acid sequence that encodes a target substance, and a recombinant receptor.

Applicants elect Group V: Claims 48-59 and new claim 60, without traverse. Applicant reserves the right to file a continuation or divisional patent application on the non-elected claims.

At p. 3, the Office Action states, “Claim 1 is anticipated by US 6,251,602.” Claim 1 falls under non-elected Group I. Consequently, Applicant respectfully submits that US 6,251,602 does not anticipate the currently elected Group V. Further, Applicant reserves the right to argue that US 6,251,602 fails to anticipate claim 32.

CONCLUSION

Applicant believes no fee is due. The Commissioner is hereby authorized to credit any overpayment and charge any additional fees due to Deposit Account 20-0779.

Respectfully submitted,



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